The Honorable Marsha J. Pechman 1 2 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 3 AT SEATTLE 4 YOLANY PADILLA, IBIS GUZMAN, BLANCA ORANTES, BALTAZAR VASQUEZ, No. 2:18-cv-928 MJP 5 Plaintiffs-Petitioners, v. 6 **JOINT STIPULATION** AND ORDER 7 U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT **HOMELAND** ("ICE"); U.S. DEPARTMENT OF **CLARIFYING SCOPE OF** 8 SECURITY ("DHS"); U.S. CUSTOMS AND BORDER **CLASS** PROTECTION ("CBP"); U.S. CITIZENSHIP 9 IMMIGRATION SERVICES ("USCIS"); EXECUTIVE OFFICE FOR IMMIGRATION REVIEW ("EOIR"); NOTE ON MOTION 10 MATTHEW ALBENCE, Acting Director of ICE; KEVIN CALENDAR: AUGUST 28, MCALEENAN, Acting Secretary of DHS; MARK 11 2019. MORGAN, Acting Commissioner of CBP; KEN 12 CUCCINELLI, Acting Director of USCIS; MARC J. MOORE, Seattle Field Office Director, ICE, WILLAIM 13 BARR, United States Attorney General; LOWELL CLARK, warden of the Northwest Detention Center in Tacoma, 14 Washington; CHARLES INGRAM, warden of the Federal Detention Center in SeaTac, Washington; DAVID SHINN, 15 warden of the Federal Correctional Institute in Victorville, 16 California; JAMES JANECKA, warden of the Adelanto Detention Facility; 17 Defendants-Respondents. 18 19 Pursuant to Local Civil Rules 7(d)(1) and 10(g), Plaintiffs and Defendants hereby stipulate and jointly move the Court for an Order clarifying the scope of the class that is certified in this 20 21 case. The Bond Hearing class is presently defined as: Bond Hearing Class: All detained asylum seekers who entered the United States without 22 inspection, were initially subject to expedited removal proceedings under 8 U.S.C. § 1225(b), 23 were determined to have a credible fear of persecution, but are not provided a bond hearing with a verbatim transcript or recording of the hearing within seven days of requesting a bond 24 hearing. 25 26 JOINT STIPULATION AND ORDER

CLARIFYING SCOPE OF CLASS - 1 CASE No. 2:18-cv-928 MJP

1	The parties request that the Court clarify that the Bond Hearing Class includes individuals who		
2	were determined to have a credible fear of torture, not just individuals who were determined t		
3	have a credible fear of persecution and who otherwise meet the criteria for class membership. Se		
4	ECF 102.		
5	The parties request this Order to clarify Defendants obligations pursuant to the preliminar		
6	injunction entered by this Court (as partially stayed by the Ninth Circuit).		
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JOINT STIPULATION AND ORDER CLARIFYING SCOPE OF CLASS - 2 CASE No. 2:18-cv-928 MJP

1	RESPECTFULLY SUBMITTED this 28th day of August, 2019.		
2	s/ Matt Adams		
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JOINT STIPULATION AND ORDER CLARIFYING SCOPE OF CLASS - 3 CASE No. 2:18-cv-928 MJP

ORDER

Based on the foregoing stipulation of the parties, IT IS SO ORDERED. The Court hereby CLARIFIES that the Bond Hearing Class includes individuals who otherwise satisfy the requirements for class membership but were determined to have a credible fear of torture, rather than only individuals determined to have a credible fear of persecution. Accordingly, the preliminary injunction in this case (as partially stayed by the Ninth Circuit), applies to these individuals.

DATED this 29th day of ___August____, 2019.

Marsha J. Pechman

United States Senior District Judge

JOINT STIPULATION AND ORDER CLARIFYING SCOPE OF CLASS - 5 CASE No. 2:18-cv-928 MJP

CERTIFICATE OF SERVICE

I hereby certify that on August 29, 2019, I had the foregoing electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to those attorneys of record registered on the CM/ECF system. All other parties (if any) shall be served in accordance with the Federal Rules of Civil Procedure.

/s/ Lauren C. Bingham LAUREN C. BINGHAM Senior Litigation Counsel

Attorney for Defendants-Respondents